## SECNAY ADM

## Congress of the United States

Mashington, DC 20515

The Honorable John M. McHugh Secretary of the Army 101 Army Pentagon Washington, DC 20310 The Honorable Eric Fanning Acting Secretary of the Air Force 1670 Air Force Pentagon Washington, D.C. 20330

The Honorable Ray Mabus Secretary of the Navy 1000 Navy Pentagon Washington, D.C. 20305

11/21/2013

1013 NOV 25

Dear Secretary Mabus, Secretary McHugh and Acting Secretary Fanning,

It has recently come to our attention that the U.S. Department of the Navy and Marine Corps has been refusing enlistment to applicants who have dependents (spouses or children) who are undocumented or unauthorized, even if the applicant is a U.S. Citizen. A report posted on the Lexis Nexis website quotes the Navy and Marine Corps regulations as follows:

U.S. Navy - "Applicants with foreign alien dependents residing in the United States illegally are not enlistment eligible until their dependents become properly admitted into the United States and obtain a social security card, or no longer reside unlawfully in the United States." - COMNAVCRUITCOMINST 1130.8H - VOLUME II

U.S. Marine Corps - "Applicants with dependents (spouse and/or children) will not be enlisted ... if any dependent (spouse and/or children) is an undocumented illegal alien. An illegal alien is defined as; an alien who enters and/or remains in the United States without complying with procedures established in Title 8, United States Code, and the USCIS immigration or visitation process." - MCRCO 1100.1

We are concerned that under these regulations, branches of the U.S. Military are denying U.S. citizens the opportunity to serve their country – an opportunity which is permitted by the current enlistment statute, 8 U.S. Code Section 504(b). For this reason, we request answers to the following questions so that we can understand and be clear about the reasons for this exclusionary policy.

1. When did the U.S. Departments of the Navy, and Marine Corps begin enforcing these regulations?

- 2. Do the U.S. Departments of the Army and Air Force have similar enlistment regulations as the ones above?
- 3. How many American citizens and green card holders have been denied the opportunity to enlist because their spouses or other family members were determined by a U.S. Department of the Army, Air Force, Navy and Marine Corps recruiter to be "illegal aliens"?
- 4. How do recruiters in the U.S. Departments of the Army, Air Force, Navy and Marine Corps determine whether a potential enlistee has undocumented dependents?
- 5. Finally, we request copies of any training materials, instructions, or other implementing guidance put out by the U.S. Departments of the Army, Air Force, Navy and Marine Corps regarding how to determine whether a family member is an "illegal alien."

We appreciate your immediate consideration of this matter and your prompt response.

Sincerely,

Rep. Mike Coffman (CO-06)

Denham (CA-10)

Rep. Ileana Ros-Lehtinen (FL-27)

Rep. Marc Veasey (T. Rep. Albio Sires (NJ-08) Rep. Eleanor Holmes Norton (DC) Rep. Charles B. Rangol (NY-) Steve Con Rep. Tony/Cardenas (CA-29) Fep. Hois Capps (CA-Rep. Judy Chu (CA-27) Rep. Lucille Rybal-Allard (CA-40)

(ep. Joe Garcia (FL-26) Man Lowenthal (CA-47)

Rep. 1	Beto O'Ro	ourke (TX	-16)	
Michell	la de	yan-	Gish ham (NM)	
Kep. N	Alchene L	ujan Onsi	uaisi (14141)	
		· .	* * *	
Rep. I	Periz	(CK-36)	Ser S	
	J.,	M 7 300	0	
кер.	Sam Farr (	(CA-20)		
			- 17	
		88		
	1570			

O'Rourke.